IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

DEREK KHANNA, individually and derivatively on behalf of Shimbly Corporation,)
Plaintiff,)
v.) Case No. 21-cv-5752
KATELYNN BANKS,)
ISELLMLS.COM, INC. d/b/a CINDY BANKS TEAM, CINDY BANKS, TONY BANKS,) Hon. Judge Virginia M. Kendall
PAMELA CARY, RICHARD CARY, EIRIK SOMERVILLE, MARYAM HUSSEIN,) Magistrate Judge Keri Holleb-Hotaling
,) JURY TRIAL DEMANDED
Defendants, and	
SHIMBLY CORPORATION, a Delaware)
corporation)
Nominal Defendant.)
	<i>)</i>

JOINT STATUS REPORT

Pursuant to the Court's Order of December 14, 2023 (Doc. No. 185), Plaintiff Derek Khanna, individually and derivatively on behalf of Shimbly Corporation ("Plaintiff"), and Defendants Katelynn Banks, ISELLMLS.COM, INC. d/b/a Cindy Banks Team, Cindy Banks, Tony Banks, Pamela Cary, Richard Cary, Eirik Somerville, and Nominal Defendant Shimbly Corporation (collectively, "Defendants") (Plaintiff and Defendants are collectively referred to herein as "Parties"), by their respective undersigned attorneys, and for their Joint Status Report, state as follows:

- 1. Plaintiff filed his First Amended Complaint ("FAC") on December 19, 2023. (Doc. No. 186).
- 2. Pursuant to this Court's Order of January 30, 2024, which granted Defendants' Stipulations to Extend Time To Answer or Otherwise Plead, Defendants have until February 20, 2024 to respond to the FAC. (Doc. Nos. 197, 201, 202).
 - 3. The next status hearing is set for March 27, 2024 at 9:00 a.m. (Doc. No. 202)

Dated: February 9, 2024

PLAINTIFF DEREK KHANNA

By: /s/So Young Lee

So Young Lee
ARDC No. 6330012
Hillard M. Sterling
ARDC No. 6232655
Roetzel & Andress
70 W. Madison St., Suite 3000
Chicago, IL 60602
https://hill.ncb.nlm.nih.google-base-ling@ralaw.com
(312) 580-1200
One of Plaintiff's Attorneys

DEFENDANT KATELYNN BANKS
DEFENDANT SHIMBLY CORPORATION
DEFENDANT ISELLMLS.COM, INC. d/b/a
CINDY BANKS TEAM
DEFENDANT TONY BANKS
DEFENDANT CINDY BANKS
DEFENDANT EIRIK SOMERVILLE

By: /s/ Mitchell J. Edlund

Mitchell J. Edlund (6229190) Christopher S. Hennessy (6237293) Cozen O'Connor 123 North Wacker Dr., Suite 1800 Chicago, IL 60606 medlund@cozen.com (312) 474-7958 One of Defendants' Attorneys

DEFENDANT PAMELA CARY DEFENDANT RICHARD CARY

By: /s/ Blake Edwards

Blake Edwards
John N. Gallo
Gair Gallo Eberhard LLP
1 East Wacker Dr., Suite 2600
Chicago, IL 60601
bedwards@gairgallo.com
jgallo@gairgallo.com
One of Defendants' Attorneys